Case 1:10-cv-04020-LGS-JLC Document 79 Fil

DOCUMENT ELECTRONICALLY FILED 05/03/2013 DATE FILED:

USDC SDNY

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

CAMOFI MASTER LDC and CAMHZN MASTER LDC,

Plaintiffs,

-against-

RIPTIDE WORLDWIDE, INC. (f/k/a Shea Development Corp.), BRAVERA, INC. (n/k/a as RTWW Business Services, Inc.), IP HOLDINGS OF NEVADA, INC., INFORMATION INTELLECT, INC., FRANCIS E. WILDE, MATRIX HOLDINGS, LLC, THOMAS E. WHEELER, E. JOSEPH VITETTA, JR., and RICHARD CONNELLY,

Defendants.

ECF CASE

10 Civ. 4020 (CM)

STIPULATION AND [PROPOSED] ORDER OF WITHDRAWAL OF COUNSEL

IT IS HEREBY STIPULATED AND AGREED, by and between the law firm, Wilk Auslander LLP ("Wilk Auslander"), and plaintiffs ,CAMOFI Master LDC and CAMHZN Master LDC ("Plaintiffs"),

that Wilk Auslander has withdrawn as attorneys of record for said Plaintiffs in this action.

This stipulation may be executed in counterparts.

Dated: New York, New York May 2, 2013

WILK AUSLANDER LLP

Withdrawing Attorneys for Plaintiffs CAMOFI Master LDC and CAMHZN Master LDC

Kimberly D. Reilly (KR-8103)

1515 Broadway, 43rd Floor New York, New York 10036

212-981-2300

CAMOFI MASTER LDC

Richard Smithline, Director

11 East 44th Street, Suite 1600 New York, New York 10017

646-758-6752

CAMHZN MASTER LDC

Richard Smithline, Director

11 East 44th Street, Suite 1600 New York, New York 10017

646-758-6752

The application of Wilk Auslander to withdraw as counsel for Plaintiffs is GRANTED. However, it is well established in this Circuit that corporations, partnerships and limited liability companies may not appear without counsel. See Jones v. Niagara Frontier Transp. Authority, 722 F.2d 20, 22 (2d Cir. 1983) (noting that a corporation cannot proceed pro se); Eagle Associates v. Bank of Montreal, 926 F.2d 1305, 1310 (2d Cir. 1991) (holding that a partnership may not be represented by a layperson).

Plaintiff is hereby ORDERED to either (a) file a notice of appearance by an attorney within 30 days of this order or (b) show cause within 30 days why the Complaint should not be dismissed for failure to prosecute. The conference previously scheduled for May 8, 2013 is hereby adjourned to June 11, 2013 at 11 a.m. SO ORDERED. Dated: 5/3/13

LORNA G. SCHOFIELD

UNITED STATES DISTRICT JUDGE